#### Case 5:04-cv-05357-JW Document 105 Filed 06/14/05 Page 1 of 11

Case 5:04-cv-05357-JW Document 102 Filed 06/09/2005 Page 1 of 3 Jill M. Kastner (CA Bar #211363) McDERMOTT WILL & EMERY LLP 1 3150 Porter Drive 2 Palo Alto, CA 94304-1212 (650) 813-5000 3 Telephone: Facsimile: (650) 813-5100 4 Christopher Kliefoth 5 Jason A. Carey McDERMOTT WILL & EMERY LLP 600 13th Street, N.W. 6 Washington, D.C. 20005-3096 Telephone: (202) 756-8000 7 (202) 756-8087 Facsimile: 8 Attorneys for the Chenery Defendants 9 UNITED STATES DISTRICT COURT 10 NORTHERN DISTRICT OF CALIFORNIA 11 Case No. 3:04-CV-05357 12 REESE M. JONES, an individual, **Electronic Case Filing** 13 Plaintiff, STIPULATION TO EXTEND TIME TO 14 FILE REPLY MEMORANDUM IN v. SUPPORT OF MOTION TO DISMISS 15 DEUTSCHE BANK AG, a corporation; DEUTSCHE BANK SECURITIES, INC, a 16 corporation; MIO SYLVESTER, an individual; MICHAEL SHERRY, an individual; STARS 17 HOLDING COMPANY (formerly known as 18 myCFO, Inc., mylnvestment Manager, LLC, myCFO Investment Advisory Services, myCFO Securities, and myCPA, LLP, and 19 doing business in California as Delaware STARS Holding Company); CHENERY 20 ASSOCIATES, a general partnership; CHENERY ASSOCIATES, INC., a California 21 corporation; CHENERY MANAGEMENT, INC., a California corporation; CHENERY 22 INVESTMENTS, INC., a California corporation; CHENERY SERVICES, INC., a 23 California corporation; CHENERY CAPITAL, 24 INC., a California corporation; SUSSEX FINANCIAL ENTERPRISES, INC., a California corporation; ROY E. HAHN, an 25 individual; LEBOEUF, LAMB, GREENE & 26 MACRAE, LLP, a limited, 27 Defendants. 28 STIPULATION TO EXTEND TIME TO FILE REPLY MEMORANDUM IN SUPPORT OF MOTION TO DISMISS

McDermott Will & Emery LLP

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MCDERMOTT WILL & EMERY LLP

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WHEREAS the Court has before it motions to dismiss filed by Deutsche Bank AG and Deutsche Bank Securities, Inc. (collectively, "Deutsche Bank"), and the Chenery Defendants (Chenery Associates, Chenery Associates, Inc., Chenery Management, Inc., Chenery Investments, Inc., Chenery Services, Inc., and Chenery Capital, Inc., Sussex Financial Enterprises, Inc., and Roy E. Hahn).

WHEREAS Plaintiff has agreed to extend the time for Deutsche Bank and the Chenery Defendants to submit their Reply memoranda in support of their motions to dismiss by one day.

THEREFORE: Plaintiff, Deutsche Bank and the Chenery defendants hereby stipulate and agree that the Reply memoranda of Deutsche Bank and the Chenery defendants will be extended to June 14, 2005.

The foregoing (which may be executed in counterparts) is hereby agreed to by:

McDERMOTT, WILL & EMERY

/s/ Jill Kastner Dated: June 9, 2005
Jill M. Kastner (CA Bar #211363)

McDERMOTT WILL & EMERY LLP 3150 Porter Drive

Dala Alta CA 04

Palo Alto, CA 94304-1212 Telephone: (650) 813-5000 Facsimile: (650) 813-5100

Christopher Kliefoth Jason A. Carey

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600 13th Street, N.W.

Washington, D.C. 20005-3096 Telephone: (202) 756-8000

Facsimile: (202) 756-8087

Counsel for the Chenery Defendants

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Document 102

Case 5:04-cv-05357-JW

MCDERMOTT WILL & EMERY LLP
ATTORNEYS AT LAW
PALO ALTO

Filed 06/09/2005

Page 3 of 3

1 Dated: June 9, 2005 **DEWEY BALLANTINE LLP** 2 3 By: /s/ David McLeod David S. McLeod 4 Attorneys for Defendants Deutsche Bank AG, Deutsche Bank Securities Inc., d/b/a 5 Deutsche Bank Alex. Brown, a Division of Deutsche Bank Securities Inc. 6 7 LUKENS LAW GROUP 8 9 Dated: June 9, 2005 /s/ Jennifer Jonak William M. Lukens (SBN 037196) Jennifer L. Jonak (SBN 191323) LUKENS LAW GROUP 10 11 One Maritime Plaza, Suite 1600 San Francisco, CA 94111 Telephone: (415) 433-3000 Facsimile: (415) 781-1034 12 13 Counsel for Reese Jones 14 15 16 17 18 19 20 21 22 23 24 25 26 27 - 3 -28 STIPULATION TO EXTEND TIME TO FILE REPLY MEMORANDUM IN SUPPORT OF MOTION TO DISMISS

[PROPOSED] ORDER EXTENDING TIME FOR DEUTSCHE BANK AND CHENERY DEFENDANTS' REPLY MEMORANDA FROM JUNE 13, 2005, TO JUNE 14, 2005 C-04-5357 JW

,		Case 5:04-cv-05357-JW Document 105 Filed 06/14/05 Page 5 of 11							
		Case 5:04-cv-05357-JW Document 103 Filed 06/10/2005 Page 2 of 8							
	1	individual; LEBOEUF, LAMB, GREENE & ) MACRAE, LLP, a limited liability partnership;							
	2	MACRAÉ, LLP, a limited liability partnership; ) DOES ONE THROUGH THIRTY, inclusive;							
	3	Defendants.							
	4	Pursuant to the parties' stipulation filed on June 9, 2005, and attached hereto as Exhibit							
	5	A, the Court hereby orders that the Reply memoranda of the Deutsche Bank and Chenery							
	6	Defendants will be filed on June 14, 2005.							
		IT IS SO ORDERED.							
	7								
	8	Dated: fle 14, 2005							
	9								
	10	THE HONORABLE JAMES WARE							
L.P 1530	11	UNITED STATES DISTRICT JUDGE							
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WEY BALLANTINE I 333 South Grand Avenue ngeles, California 90071	15								
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		-2- [PROPOSED] ORDER EXTENDING TIME FOR DEUTSCHE BANK AND CHENERY DEFENDANTS' REPLY MEMORANDA FROM JUNE 13, 2005, TO JUNE 14, 2005							
		DEFENDANTS' REPLY MEMORANDA FROM JUNE 13, 2005, TO JUNE 14, 2005 C-04-5357 JW							

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## Case 5:04-cv-05357-JW Document 105 Filed 06/14/05 Page 7 of 11

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3	Palo Alto, CA 94304-1212 Telephone: (650) 813-5000					
4	Facsimile: (650) 813-5100					
5	Christopher Kliefoth Jason A. Carey					
6	McDERMOTT WILL & EMERY LLP 600 13th Street, N.W.					
7	Washington, D.C. 20005-3096 Telephone: (202) 756-8000 Facsimile: (202) 756-8087					
8	Attorneys for the Chenery Defendants					
9	This ricy of the Charlety Dojethania					
10	UNITED STATES DIS	STRICT COURT				
11	NORTHERN DISTRICT	OF CALIFORNIA				
12	REESE M. JONES, an individual,	Case No. 3:04-CV-05357				
13	Plaintiff,	Electronic Case Filing				
14	v.	STIPULATION TO EXTEND TIME TO FILE REPLY MEMORANDUM IN				
15	DEUTSCHE BANK AG, a corporation;	SUPPORT OF MOTION TO DISMISS				
16	DEUTSCHE BANK SECURITIES, INC, a corporation; MIO SYLVESTER, an individual;	•				
17	MICHAEL SHERRY, an individual; STARS HOLDING COMPANY (formerly known as					
18	myCFO, Inc., mylnvestment Manager, LLC, myCFO Investment Advisory Services,					
19	myCFO Securities, and myCPA, LLP, and doing business in California as Delaware					
20	STARS Holding Company); CHENERY ASSOCIATES, a general partnership;					
21	CHENERY ASSOCIATES, INC., a California					
21 22	CHENERY ASSOCIATES, INC., a California corporation; CHENERY MANAGEMENT, INC., a California corporation; CHENERY					
	CHENERY ASSOCIATES, INC., a California corporation; CHENERY MANAGEMENT, INC., a California corporation; CHENERY INVESTMENTS, INC., a California corporation; CHENERY SERVICES, INC., a					
22	CHENERY ASSOCIATES, INC., a California corporation; CHENERY MANAGEMENT, INC., a California corporation; CHENERY INVESTMENTS, INC., a California corporation; CHENERY SERVICES, INC., a California corporation; CHENERY CAPITAL, INC., a California corporation; SUSSEX					
22 23	CHENERY ASSOCIATES, INC., a California corporation; CHENERY MANAGEMENT, INC., a California corporation; CHENERY INVESTMENTS, INC., a California corporation; CHENERY SERVICES, INC., a California corporation; CHENERY CAPITAL, INC., a California corporation; SUSSEX FINANCIAL ENTERPRISES, INC., a California corporation; ROY E. HAHN, an					
22 23 24	CHENERY ASSOCIATES, INC., a California corporation; CHENERY MANAGEMENT, INC., a California corporation; CHENERY INVESTMENTS, INC., a California corporation; CHENERY SERVICES, INC., a California corporation; CHENERY CAPITAL, INC., a California corporation; SUSSEX FINANCIAL ENTERPRISES, INC., a	·				
22 23 24 25	CHENERY ASSOCIATES, INC., a California corporation; CHENERY MANAGEMENT, INC., a California corporation; CHENERY INVESTMENTS, INC., a California corporation; CHENERY SERVICES, INC., a California corporation; CHENERY CAPITAL, INC., a California corporation; SUSSEX FINANCIAL ENTERPRISES, INC., a California corporation; ROY E. HAHN, an individual; LEBOEUF, LAMB, GREENE &					

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MCDERMOTI WILL & EMERY LLP
ATTORNEYS AT LAW

WHEREAS the Court has before it motions to dismiss filed by Deutsche Bank AG and Deutsche Bank Securities, Inc. (collectively, "Deutsche Bank"), and the Chenery Defendants (Chenery Associates, Chenery Associates, Inc., Chenery Management, Inc., Chenery Investments, Inc., Chenery Services, Inc., and Chenery Capital, Inc., Sussex Financial Enterprises, Inc., and Roy E. Hahn).

WHEREAS Plaintiff has agreed to extend the time for Deutsche Bank and the Chenery Defendants to submit their Reply memoranda in support of their motions to dismiss by one day.

THEREFORE: Plaintiff, Deutsche Bank and the Chenery defendants hereby stipulate and agree that the Reply memoranda of Deutsche Bank and the Chenery defendants will be extended to June 14, 2005.

The foregoing (which may be executed in counterparts) is hereby agreed to by:

Dated: June 9, 2005

McDERMOTT, WILL & EMERY

/s/ Jill Kastner
Jill M. Kastner (CA Bar #211363)
McDERMOTT WILL & EMERY LLP
3150 Porter Drive
Palo Alto CA 94304-1212

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Jason A. Carey
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22 Counsel for the Chenery Defendants

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1	DEWEY DALLANTINE LLD	Dated: June 9, 2005
2	DEWEY BALLANTINE LLP	
3	By: /s/ David McLeod	
4	David S. McLeod Attorneys for Defendants Deutsche Bank	
5	AG, Deutsche Bank Securities Inc., d/b/a Deutsche Bank Alex. Brown, a Division of	
6	Deutsche Bank Securities Inc.	
7	LUKENS LAW GROUP	
8	LUKLINS LAW GROOT	
9	/s/ Jennifer Jonak	Dated: June 9, 2005
10	William M. Lukens (SBN 037196) Jennifer L. Jonak (SBN 191323) LUKENS LAW GROUP	
11	One Maritime Plaza, Suite 1600 San Francisco, CA 94111	
12	Telephone: (415) 433-3000 Facsimile: (415) 781-1034	
13	Counsel for Reese Jones	
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MCDERMOTT WILL & EMERY LLP
ATTORNEYS AT LAW
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	Case 5:04-	cv-05357-JW	Docume	nt 103	Filed 06/10/20	005	Page 7	of 8
1	PROOF OF SERVICE							
2	STATE OF	CALIFORNIA	)					
3	COUNTY	OF LOS ANGE	LES }	SS				
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6		On June 10, 2	005, I se	rved the	foregoing docu	ment	(s) descr	ribed as:
7	[PROPOSED] ORDER EXTENDING TIME FOR DEUTSCHE BANK AND CHENERY DEFENDANTS' REPLY MEMORANDA FROM JUNE 13, 2005, TO JUNE 14, 2005							
8 9	by placing true copies thereof enclosed in sealed envelopes addressed as stated on the attached mailing list.							
10	[X]	<b>BY MAIL</b> I place States Mail at 33	ced such 3 South (	envelope Grand Av	es with postage venue, 26th Flo	there or, Lo	on prepa os Angel	aid in the United les, California.
12	BY PERSONAL SERVICE I caused such envelope to be given to a messenger for delivery by hand to the office of the addressee.							
13 14	BY FACSIMILE The above-referenced document (together with all exhibits and attachments thereto) was transmitted via facsimile transmission to the addressee(s) as indicated on the attached mailing list on the date thereof. The transmission was reported as completed and without error.							
15 16 17	BY ELECTRONIC TRANSMISSION The above referenced document was sent via electronic transmission to the addressee(s)' email address as indicated on the attached service list.							
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	Case 5:04-cv-05357-JW	Document 103	Filed 06/10/2005	Page 8 of 8				
1	SERVICE LIST							
2	Reese M. Jones v. Deutsche Bank AG, et al.							
3	USDC - Northern District of California Case No.: C 04 5357 JW							
4								
5	William M. Lunkens, Esq. Jennifer L. Jonak, Esq.		Attorneys for Pla	Attorneys for Plaintiff				
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7	San Francisco, CA 94111 Tel: (415) 433-3000							
8	Fax: (415) 781-1034							
9	Blair C. Fensterstock, Esq.		Attornov for Dla	:_+:ff				
10	Maureen M. McGuirl, Esq	•	Auomey for Fla	Attorney for Plaintiff				
11	FENSTERSTOCK & PARTNERS, LLP 30 Wall Street							
12	New York, NY 10005 Tel: (212) 785-4100							
13	Fax: (212) 785-4040		A.,, C. D.					
14	Christopher Kliefoth, Esq. McDERMOTT, WILL & I	EMERY		Attorney for Defendants Chenery Associates and Roy Hahn				
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17	Arturo Esteban Sandoval, I McDERMOTT, WILL & H	Esq. EMERY	Attorney for De Associates and I	fendants Chenery Roy Hahn				
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20	Amy Rice, Esq. GAIMS, WEIL, WEST &	EPSTEIN LLP		Attorney for Defendant Leboeuf, Lamb, Greene & Macrae, LLP				
21	1875 Century Park East, 12 Los Angeles, CA 90067-2	2th Floor						
22	Fax: (310) 277-2133							
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